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APPLICATION NO.	. FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/022,444	12/20/2001	Lu Tung-Chieh	LUTU3001/EM	3776
23364 75	590 09/29/2004		EXAMINER	
BACON & THOMAS, PLLC			PEYTON, TAMMARA R	
625 SLATERS FOURTH FLO			ART UNIT	PAPER NUMBER
ALEXANDRIA	= = =		2182	
			DATE MAILED: 09/29/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.



	Application No.	Applicant(s)	W
	10/022,444	TUNG-CHIEH ET AL.	<u> </u>
Office Action Summary	Examiner	Art Unit	
	Tammara R Peyton	2182	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period v  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE.	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
<ul> <li>1) Responsive to communication(s) filed on 20 December 2a) This action is FINAL.</li> <li>2b) This 3) Since this application is in condition for allower closed in accordance with the practice under Example 25 per section.</li> </ul>	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
4) ☐ Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) 5-11 is/are allowed. 6) ☐ Claim(s) 1-3 and 12-20 is/are rejected. 7) ☐ Claim(s) 4 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o	wn from consideration.	*	
••	ar .		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the drawing(s) be held in abeyance. Set tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	es have been received. Es have been received in Application of the second in the secon	ion No ed in this National Stage	
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:		

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#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3 and 12-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Janik et al., (US 2002/0078248).

As per claim 1, 12, 13, 14, and 20, Janik teaches a handheld information handling apparatus having a connector interface for swappable connection to appendant devices of two kinds, said appendant device of the first kind (LAN adapter) when connected thereto communicating with said information handling apparatus using a first transmission standard, and said appendant device (docking cradle) of the second kind when connected thereto communicating with said information handling apparatus using a second transmission standard, a method of signal transmission between said information handling apparatus and said appendant devices, comprising the steps of:

representing a first set of signals generated according to said first transmission standard by a reduced set of signals (wireless communication protocol, [0036]), wherein said reduced set of signals is transmitted over said connector interface while said information handling apparatus is communicating with said appendant device of the first kind;

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transmitting a second set of signals according to said second transmission standard (standard serial protocol, [0039]) over said connector interface while said information handling apparatus is communicating with said appendant device of the second kind.

Janik teaches a PDA that allows for wireless communication via a LAN adapter and communication with a keyboard or PC via a docking cradle. The LAN adapter has a reduced number of pins for communicating with the PDA than the number of pins that connects to the PDA to the docking cradle. The cradle connection will for interaction with a PC while the LAN adapter allows the PDA to communication with other devices over a network. The LAN adapter uses a wireless communication protocol [0037] when exchanging information with an external network and the PDA. When the PDA is in the docking cradle a standard serial protocol [0040] is used for exchanging information with the PDA and the PC even if the LAN adapter is connected to the PDA. Therefore, it would have been obvious to one of ordinary skill at the time the invention was made that Janik teaches the use of a first appendant (LAN adapter) and a second appendant (docking cradle) when each appendant communicate with the PDA using two different communication protocols.

As per claims 2, 3, and 18, Janik teaches distinguishing between the first and second set of signals to determine which set of signal will be sent over the connector interface.

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As per claims 15-17, the PCMCIA, COMPACT FLASH, AND RS-232 are well known communication protocols, thereby making use of these well known communication standards obvious.

As per claim 19, it would have been obvious to one of ordinary skill at the time the invention was made Janik teaches distinguishing whether one of said first appendant device and said second appendant device is connected to said handheld device.

## Allowable Subject Matter

Claim 4 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 5-11 allowed over the prior art.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tammara Peyton whose telephone number is (703) 306-5508. The examiner can normally be reached between 6:30 - 4:00 from Monday to Thursday, (I am off every first Friday), and 6:30-3:00 every second Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey A. Gaffin, can be reached on (703) 308-3301. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-3718. Any inquiry of a general nature of relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Mailed responses to this action should be sent to:

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Commissioner of Patents and Trademarks

Washington, D.C. 20231.

Faxes for Official/formal (After Final) communications or for informal or draft communications (please label "PROPOSED" or "DRAFT") sent to:

(703) 872-9306

Hand-delivered responses should be brought to:

Crystal Park II, 2121 Crystal Drive, Arlington, VA, Fourth Floor

(Receptionist).

Tammara Peyton

September 24, 2004